

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

JOHN GROSS,

Plaintiff,

v.

OPINION & ORDER

14-cv-782-wmc

WARDEN BOUGHTON *et al.*,

Defendant.

Pursuant to the court's screening order of December 12, 2014 (dkt. #12) ("Order"), the court held a telephonic scheduling conference today on plaintiff John Gross's motion for immediate relief from imminent danger. Plaintiff John Gross appeared *pro se*, and defendants appeared by Assistant Attorney General Robert B. Bresette. Consistent with the court's rulings during that conference, the court enters the following order:

ORDER

IT IS ORDERED that:

- 1) Defendants are to produce the SPN order(s) for no contact between plaintiff John Gross and other inmates issued at Green Bay Correctional Institution, as well as any documents explaining the circumstances surrounding and basis for their issuance, including without limitation documentation of physical attacks or threats of attacks against Gross.
- 2) Defendants are to file a response to plaintiff's motion for immediate relief on or before Friday, January 23, 2015. They must include responses to the specific allegations of fact as summarized in the court's Order, and arranged by individualized numbered sentence. Defendants may assume that the support for each allegation of fact is the averment of plaintiff John Gross, made on the record at today's conference, as well as any original-sourced documents attached to his complaint (dkt. #1) and supplemental documents filed on December 31, 2014 (dkt. #15).

- 3) The court will hold a hearing on the motion for immediate relief from imminent danger on Wednesday, January 28, 2015, beginning at 9:00 A.M. Defendant Broadbent is to be present at that hearing.

Entered this 7th day of January, 2015.

BY THE COURT:

/s/

WILLIAM M. CONLEY
District Judge